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7	Attorneys for Plaintiff Quentin Tarantino		
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10	UNITED STATES DISTRICT COURT		
11	CENTRAL DISTRICT OF CALIFORNIA		
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13	QUENTIN TARANTINO, an individual,	CASE NO. 14-CV-603-JFW (FFMx)	
14	Plaintiff,	[Hon. John F. Walter]	
15			
16	GAWKER MEDIA, LLC, a/k/a	NOTICE OF VOLUNTARY DISMISSAL, WITHOUT PREJUDICE PURSUANT TO	
17	Gawker Media, a Delaware corporation,	PREJUDICE, PURSUANT TO F.R.C.P., RULE 41(a)	
18	Defendant.		
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1	NOTICE is hereby given that, pursuant to Fed.R.Civ.Proc., Rule 41(a),		
2	plaintiff Quentin Tarantino ("Plaintiff") voluntarily dismisses the above-captioned		
3	action, in its entirety, without prejudice.		
4	This dismissal is made without prejudice, whereby Plaintiff may later advance		
5	an action and refile a complaint after further investigations to ascertain and plead the		
6	identities of additional infringers resulting from Gawker Media's contributory		
7	copyright infringement, by its promotion, aiding and abetting and materially		
8	contributing to the dissemination to third-parties of unauthorized copies of Plaintiff's		
9	copyrighted work.		
10	DATE, May 7, 2014 MADTIN D. CINCED		
11	DATE: May 7, 2014  MARTIN D. SINGER EVAN N. SPIEGEL HENDY L. SELE, HI		
12	LAVELY & SINGER PROFESSIONAL CORPORATION		
13	FROI ESSIONAL CORPORATION		
14	By: <u>/s/ - Evan N. Spiegel</u> EVAN N. SPIEGEL		
15	Attorneys for Plaintiff		
16	QUENTIN TARANTINO		
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